## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA ERIE DIVISION

MARIO AMBRIS, CHAIYS WHITE, GABRIEL ANTRAMGARZA, JEREMIAH	)
SANCHEZ,	) 1:25-CV-00066-RAL
Plaintiffs	) RICHARD A. LANZILLO ) Chief United States Magistrate Judge
VS.	) ) ORDER ON DEFENDANTS' MOTION TO
VENANGO COUNTY, MAJOR SMITH, OFFICIAL AND INDIVIDUAL	SEVER
CAPACITY; MICHAEL SCANNELL, OFFICIAL AND INDIVIDUAL	) ECF NO. 12
CAPACITY; AND JOSEPH JANIDLO,	) )
Defendants	, )

For the reasons set forth in the accompany Memorandum Opinion (see ECF No. 22), the Defendants motion to sever is DENIED.<sup>1</sup>

Further, the Defendants are now directed to file an Answer or any other response contemplated by the Federal Rules of Civil Procedure within thirty days from the date of this order, that is, on or before

BY THE COURT:

RICHARD A. LANZILLO

CHIEF UNITED STATES MAGISTRATE JUDGE

<sup>&</sup>lt;sup>1</sup> A motion to sever is a non-dispositive pretrial matter properly committed to a magistrate judge for consideration. See 28 U.S.C. § 636(b)(1)(A); Fed. R. Civ. P. 72(a); United States v. Cochran, 682 Fed. Appx. 828, 842 (11th Cir. 2017) (per curiam).